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06	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON
07	AT SEATTLE
08	UNITED STATES OF AMERICA,)
09) CASE NO. CR07-239-MJP Plaintiff,
10	v.) SUMMARY REPORT OF U.S.
11	TRAVIS LANDRY,) MAGISTRATE JUDGE AS TO) ALLEGED VIOLATIONS
12) OF SUPERVISED RELEASE Defendant.)
13)
14	An initial hearing on supervised release revocation in this case was scheduled before me
15	on March 31, 2011. The United States was represented by AUSA Susan G. Loitz and the
16	defendant by Nancy Tenney. The proceedings were digitally recorded.
17	Defendant had been sentenced on or about March 21, 2008 by the Honorable Marsha J.
18	Pechman on a charge of Failing False Claims, and sentenced to credit for time served (1 day),
19	3 years supervised release. (Dkt. 22.)
20	The conditions of supervised release included the standard conditions plus the
21	requirements that defendant participate in a substance abuse program, abstain from alcohol,
22	participate in a mental health program, reside in and satisfactorily participate in a residential
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reentry center program for up to 180 days, pay restitution in the amount of \$16,572.11, provide 02 his probation officer with financial information as requested, maintain a single checking account for all financial transactions, disclose all assets and liabilities, and be prohibited from incurring new credit charges or opening new lines of credit without permission.

On April 10, 2008, defendant admitted violating the conditions of supervised release by failing to satisfactorily participate in the Tacoma Residential Reentry Center by consuming alcohol. (Dkt. 29.) Defendant was sentenced to sixty days in custody followed by residence in a halfway house for up to 180 days, 34 months supervised release. (Dkt. 32.) Defendant was also prohibited from entering any establishment where alcohol is the primary commodity for sale. (Dkt. 32 at 4.)

The conditions of supervised release were modified on December 11, 2009 to require defendant to perform 100 hours of community service. (Dkt. 33.) On October 12, 2010, defendant's probation officer reported that he had violated the conditions of supervised release by failing to perform community service and failing to make restitution payments. No action was taken at the time. (Dkt. 34.)

In an application dated March 9, 2011 (Dkt. 36, 37), U.S. Probation Officer Carol A. Chavez alleged the following violations of the conditions of supervised release:

- 1. Failing to complete 100 community service hours, as directed, in violation of the special condition of supervision.
- 2. Failing to pay \$16,572.11 restitution, in violation of the special condition of supervision.
 - 3. Failing to report to the U.S. Probation Office on March 1, 2011, as instructed by

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01	the probation officer, in violation of Standard Condition No. 3.
02	4. Failing to complete and submit a monthly written report for the months of January
03	2011 and February 2011.
04	Defendant was advised in full as to those charges and as to his constitutional rights.
05	Defendant admitted the alleged violations and waived any evidentiary hearing as to
06	whether they occurred. (Dkt. 38.)
07	I therefore recommend the Court find defendant violated his supervised release as
08	alleged, and that the Court conduct a hearing limited to the issue of disposition. The next
09	hearing will be set before Judge Pechman.
10	Pending a final determination by the Court, defendant has been released on the conditions
11	of supervision.
12	DATED this 31st day of March, 2011.
13	
14	Mary Alice Theiler
15	United States Magistrate Judge
16	
17	cc: District Judge: Honorable Marsha J. Pechman
18	AUSA: Susan G. Loitz Defendant's attorney: Nancy Tenney Probation officer: Carol A. Chavez
19	Probation officer. Carof A. Chavez
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	TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE

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